

## PART III.

## PARTITION.

## SECTIONS.

10. Persons entitled to partition.
11. Applications for partition to whom to be made.
12. Notification of application.  
Notice to co-sharers not joining in the application.
13. Procedure where notice cannot be personally served on co-sharer.
14. Power to refuse partition when objection is admitted.
15. Procedure if question of title is raised.  
Decision when and how to be made by Tāluqdārī Settlement-officer or officer appointed by Government.  
Procedure previous to decision.
16. District Court may hear appeal from Tāluqdārī Settlement-officer's or other officer's decision ;  
and may stay partition.
17. Partition how to be effected.
18. When partition is complete, order to be made confirming it.  
Notification of order.  
Partition when to take effect.
19. Delivery of possession.  
Resistance or obstruction how to be dealt with.
20. Appeals against order confirming partition to the Commissioner.
21. Civil Courts barred from entertaining suits or applications for partition.

## PART IV.

## REVENUE ADMINISTRATION.

*Tāluqdār's jamá.*

22. Tāluqdār's jamá how to be calculated.
23. Saving of existing agreements and settlements as to amount of jamá.
24. Responsibility for jamá.  
Liability of other persons if tāluqdār makes default.  
Credit to be allowed for recoveries made from other persons.
25. Distribution of jamá in case of partition.  
*Management of taluqdars' estates by Government officers.*
26. Management of tāluqdārī estate may be assumed by Collector in certain contingencies.
27. Power to take up management of estate pending partition.